



## **DECLARATION**

AS THE BELOW NAMED INVENTORS, we declare that:

Our residence, post office address, and citizenship are as stated next to our names. We believe that we are the original, or an original, first and joint inventor, of the subject matter which is claimed and for which a patent is sought on the invention entitled:

TITLE:	E: METHOD TO MEASURE THROUGHPUT EFFICIENCY OF LOW SPEED MODEN	
	PACKET NETWORKS	

Yes [] insofa manne	below and have also identified application on which priority is  No [x]  We claim the benefits under as the subject matter of eacher provided by the first paragraphication as defined in Title 37, Co	below any foreign application f claimed:  (Application Number)  er Title 35, United States Code to of the claims of this application the of the States Code to of the Claims of this application to the Claims of this application the of the States Code to of the Claims of this application the of the States Code the Claims of the Claims of the States Code the Claims of th	(Country)  , § 120, of any United in is not disclosed in toode, § 112, we acknowledge in the course	tion(s) for patent or inventors' certificate certificate having a filing date before that (Day/Month/Year filed)  I States application(s) listed below and, the prior United States application(s) in the owledge the duty to disclose material and between the filing date of the prior
Yes [] insofa manne	below and have also identified application on which priority is  No [x]  We claim the benefits under as the subject matter of eacher provided by the first paragraphication as defined in Title 37, Co	below any foreign application f claimed:  (Application Number)  er Title 35, United States Code of the claims of this application aph of Title 35, United States Code of Federal Regulations, § 1	(Country)  , § 120, of any United in is not disclosed in toode, § 112, we acknowledge in the course	(Day/Month/Year filed)  I States application(s) listed below and, the prior United States application(s) in the powledge the duty to disclose material
of the	below and have also identified application on which priority is	below any foreign application f claimed:	or patent or inventors	' certificate having a filing date before that
	below and have also identified	below any foreign application f		
examinate case of addition to pate	[] was filed in the U.S. Part [] and (if applicable) was a We state that we have reviously any amendment referred anation of this application in according application filed pursuant on to that disclosed in the priorentability as defined in 37 C.F. is enational or PCT international	ewed and understand the control to above. We acknowledge ordance with Title 37, Code of to Title 35, United States Code copending application), the during the subject 35 U. filing date of the subject 35 U.	ents of the above-ider the duty to disclose in Federal Regulations, de, § 120 (and which of ty to disclose all informations came available betwee S.C. § 120 application	ntified specification, including the claims, as information which is material to the § 1.56. We further acknowledge, in the discloses and claims subject matter in mation known to the persons to be material en the filing date of the prior application in.

We appoint the following attorneys, Warren Franz, Reg. No. 28,716, Paul Grandinetti, Reg. No. 30,754, James L. Lewis, Reg. No. 24,732, and Joseph J. Zito, Reg. No. 32,076, to transact all business in the U.S. Patent and Trademark Office connected therewith and with any divisional, continuation, continuation-in-part, reissue, or reexamination application, with full power of appointment and with full power to substitute an associate attorney or agent, and to receive all patents which may issue thereon. We request that all correspondence be addressed to:

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## DOVECT LEBOOD



## **INVENTORS' DECLARATION**

CO INVENTOR.

Method To Measure Throughput Efficiency of Low Speed Modern Relay Over Packet Networks Page 2

WE DECLARE that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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